

## NIGHT ATTACKS WEAR STAMINA OF BOTH SIDES

Both Opposing Lines Are Losing Their Strength as Result of Continuous Fighting—German Attacks at Night Have Been Repulsed by Allies.

## CONTENDING ARMIES CLASH WITHOUT RESULT

Germans Claim That Russian Advance Into East Prussia Has Been Checked and That They Were Successful in Battle in Suwalki.

Paris, Oct. 7, 7:01 a. m.—Captive balloons to discover and observe the movements of the allied armies and powerful searchlights to point out the positions and to blind the defense during night attacks are being used by the Germans in the great battle to the north and east of Paris, which is still without definite result. Military science is frequently lost sight of, and the contest becomes merely the hurling of forces against one another.

Night combats have become quite an element in the action. They are frequently forced by the Germans and as often repulsed by the allies. They are telling on the stamina of the troops on each side, many of whom were already worn out on the firing line in the seemingly unending struggle.

## GERMAN HEADQUARTERS SAY THAT THE RESULT IS IN DOUBT

Berlin, via Amsterdam and London, Oct. 7, 11:55 a. m.—The following official announcement was given out at the headquarters staff of the German army last night: "The continuous outflanking movements of the French against our right wing have extended the battle front until now north of Arras, west of Lille and Lens, nine miles northeast of Arras, the advance guards are in touch with the enemies' cavalry. No decision has yet been reached in the counter attacks along the line between Arras, Albert and Roye. The situation is unchanged along the battle front between the Oise and the Meuse in the vicinity of Verdun and in Alsace-Lorraine.

"There is no news from Antwerp. In the eastern theatre of war, the Russians advancing against East Prussia have been checked. We have been successful in an attack against the enemy near the town of Suwalki."

## RUSSIANS DRIVEN BACK TO GALICIA

Austrian Official Statement Says Russian Army Was Surprised and Then Repulsed.

Vienna, via Amsterdam and London, 12:25 p. m., Oct. 7.—The following official statement was given out to-day, dated Oct. 6: "The sudden advance of the German and Austrian forces in Russian Poland seems to have completely surprised the Russians. Although they moved strong forces from Galicia to the north, they were repulsed and driven back across the Vistula. In Galicia we are advancing in accordance with our plans."

## CANADA TO RAISE NEW FORCE OF 22,000

This Addition Will Make Dominion's Force at the Front in Europe More Than 50,000 Men.

Ottawa, Ont., Oct. 7.—Canada is to raise immediately and send to the front a second expeditionary force of 22,000 men along with a reinforcement of ten per cent, making 22,000 in all. This decision was reached at yesterday's cabinet council. The second contingent will make Canada's force at the front total more than 50,000 men.

Sir Robert Borden, the Canadian premier, made public last night the action taken by the cabinet. His statement read:

"The government proposes forthwith to organize and train a second expeditionary force of twenty thousand men with first reinforcement of ten per cent, making 22,000 in all. The force at the front will in this way be brought up to more than fifty thousand men. The government is also making preparations to organize and train the necessary further reinforcements for the first and second expeditionary forces."

As to the disposition of the forces already dispatched, the prime minister said:

"According to the report of the chief embarkment officer, the total force embarked at Quebec amounted to nearly 35,000 men besides 7,000 horses and a proper complement of guns and vehicles with full equipment for men and horses. The transportation of this force required no less than thirty-one large steamships."

## GERMAN DEAD AND MISSING WERE 117,000 SEPT. 1

And German Authorities Are Expected to Admit That Total Losses to Date Are 300,000.

London, 7:35 a. m., Oct. 7.—An official dispatch to the Exchange Telegraph Co.

## SUES FOR MILLIONS.

New Haven Railroad Is Plaintiff Against Billard and Others.

Meriden, Conn., Oct. 7.—The New York, New Haven & Hartford railroad company and the New England Navigation company yesterday brought suit in the New Haven county superior court against John L. Billard of this city and six other officers of the Billard company for the recovery of \$3,824,147, alleging fraudulent action in connection with the sale of the Boston & Maine railroad.

The complaint set forth that Mr. Billard, as holder of the Boston & Maine stock owned by the New Haven road previous to 1908, had never paid or accounted to the plaintiffs for the sum of \$3,824,147 in cash held by him in secret trust for the New Haven road for the purpose of concealing the actual ownership. It is alleged that Mr. Billard "falsely and fraudulently claims said sum transferred to him by the New Haven road as his own property."

It is charged that all the defendants received portions of the sum from Mr. Billard, knowing that he was trustee and that they have never paid or accounted to the railroad company.

The plaintiffs claim by way of equitable relief: (1) An account; (2) that Mr. Billard account for the sums received by him as trustee; (3) that the defendants account for any sums received by them for Mr. Billard (four). Judgment for the amount found due on accounting.

Besides Mr. Billard, the following are named as defendants: Charles F. Linsley of Meriden, Charles S. Mellen, Samuel Hemmingsway, Edward D. Robbins, Samuel C. Morehouse and Harry V. Whipple, all of New Haven. All are directors of the Billard company. The suit is made returnable in the superior court in New Haven the first Tuesday in November.

## QUINCY'S MAYOR DIED LAST NIGHT

John L. Miller As Young Man Was a Granite Cutter and Later Went Into Manufacturing Business.

Quincy, Mass., Oct. 7.—Mayor John L. Miller of Quincy died last night at his home, 211 Franklin street. His health began to decline sometime before his election as mayor. Soon after the announcement of his candidacy he was taken seriously ill and he was unable to take part in the campaign which was waged in his interest. Although he was essentially a Republican, he ran as an independent and was elected by a good majority in a four-cornered fight.

While Mayor Miller attended to his duties daily up to early in July, he has been at city hall only at intervals since then. It was only by his indomitable will power that he was able to keep about as long as he did. He was at his office many days when the average person would have been abed.

He was a native of Newport, N. S., where he was born 61 years ago. He came to Quincy in boyhood. After receiving his education in the schools of Quincy he learned the granite cutters' trade, at which he worked for several years.

In 1878 he became president of the granite cutters' union. In 1885 he formed a partnership with William Thomas of Saratoga, N. Y., under the firm name of Thomas & Miller and they built up a large business. Mr. Thomas withdrew from the firm in 1900. Since then Mr. Miller has conducted the business.

Mr. Miller was a former president of the Granite Manufacturers' association. He was for many years a member of the school committee, four of which he served as chairman.

He is survived by his widow, five sons, Henry, Tupper, Byron, George and Harold, and one daughter, Miss Grace Miller. Under the terms of the Quincy city charter, Joseph L. Whitton now becomes acting city mayor until the expiration of Mayor Miller's term—the first Monday in January, 1915.

As soon as Emory L. Crane, who has been acting mayor during Mayor Miller's illness, heard of the latter's death, he officially informed Mr. Whitton, who is president of the city council. They went to city hall, where Mr. Whitton was sworn in as acting mayor at 10:15 last night.

To-day he appears a resourceful German commander, having obtained heavy reinforcements. He is apparently engaged in trying to outflank the French and British lines. This counter stroke is viewed here as a supreme feature in the western theatre of war. Neither the French nor German commanders yet claim any decided advantage in this unprecedented struggle.

Both the Germans and Austrians claim to have checked the Russian offensive and gained successes, but as usual, the Moscovite statements fail to agree with those of their opponents. On the other hand, the Russians are reported as steadily advancing to the westward and southward.

## GERMAN WAR VESSELS REPORTED SUNK

Japanese War Office Believes Cruiser Cormoran and Two Gunboats Went Down in Kiao Chow Bay.

Yokohama, 5:30 p. m., Oct. 7.—Belief was expressed at the war office to-day that the German cruiser Cormoran and two other German gunboats had been sunk in Kiao Chow bay. The Japanese army has occupied the Shantung railway as far west as Chi Nan.

On Their Right Wing in France Says Sayville Report.

Paris, Wireless to Sayville, Long Island, Oct. 7.—The German general staff in a report to-day on the situation in the western theatre of war says the fighting on the German right wing in France has been successful.

## GERMANS SUCCESSFUL.

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## VERMONT CANDIDATES SPENT LITTLE MONEY

Those Seeking Places in Congress Paid Out Less Than \$1,000 in Their Preliminary Campaign.

Washington, D. C., Oct. 7.—According to the statements filed with the secretary of the Senate and the clerk of the House of Representatives in compliance with the federal law requiring all candidates to file a statement of their expenditures in the campaign, less than \$1,000 was spent by candidates for United States senator and representatives from Vermont. The exact sum is \$933.00. Several of the candidates however have evidently not complied with the law.

The law requires a statement to be filed by every candidate for senator and representative within 15 days before any primary or convention and another statement within 10 days after such convention. Every candidate whose name was placed at any convention for nomination for senator or representative is subject to the requirements of this act. Heavy penalties are provided in the act for willful violations of its provisions.

The records of the secretary of the Senate's office show that Senator W. P. Dillingham, the Republican candidate for re-election, led his pre-convention statement August 29, in which he states he had at that time spent nothing in his campaign. His post-convention statement was filed September 23. In that statement he gives an expenditure by a "Dillingham club" in promoting his candidacy amounting to \$314.41.

Charles A. Prouty, former interstate commerce commissioner, filed a statement October 1 giving expenditures amounting to \$134.85 up to September 30, inclusive. He states that he was not a candidate before either the Prohibition or the Progressive conventions but was nominated by both these parties without his solicitation and that nomination papers will be filed November 1 naming him as a candidate for senator.

The records of the clerk of the House of Representatives show that in the first district Representative Frank L. Greene, the Republican candidate for re-election, filed his pre-convention statement on August 25, stating that he had spent nothing in his campaign. His statement of expenditures filed September 26, after the convention, showed an expenditure of \$37.45.

Raymond McFarland, candidate of the Progressive and Prohibition parties, filed pre-convention and post-convention statements September 21 giving no expenditures.

Marcus P. Armstrong, Socialist candidate, filed one statement, September 30, giving no expenditures.

In the second district, Porter H. Dale, Republican candidate for representative, filed statement September 9 giving expenditures of \$83.50. His post-convention statement, filed September 21, gives expenditures of \$25.50.

John W. Gordon, a Republican candidate, filed a statement September 24, giving expenditures of \$37.38.

Fred Metzger, Progressive candidate, filed his two statements on October 5, giving no expenditures under the terms of the law.

Similar statements are required under the law before and after the general election.

## JUDGE WRIGHT RESIGNS.

Justice Under Charges of Misconduct—He Sentenced Gompers to Jail.

Washington, Oct. 7.—Associate Justice Daniel Thayer Wright of the District of Columbia, against whom impeachment charges are pending before the House judiciary committee, yesterday sent his resignation to President Wilson, to take effect Nov. 15. The charges, filed by a Washington banker, alleged official and personal misconduct. Justice Wright attracted nationwide attention several years ago by sentencing Samuel Gompers and other labor leaders to jail for contempt of court.

Twenty-five charges, involving moral turpitude and misconduct in office, were filed in February of this year with the president against Justice Wright by Wade H. Cooper, a local banker. Justice Wright at that time declared:

"The intimation that I have descended to any misconduct or impropriety in either my official or my private life is maliciously false."

Mr. Cooper said: "The facts which I have gathered from time to time show that Judge Wright has practically no regard for the dignity of his position; that he accepts favors from attorneys practicing before him; that the counsel for the Washington Electric Railway Co. was induced on his notes for several hundred dollars when appearing before him in the trial of cases for the company; that he permitted his note for \$1,500 to be presented to an attorney for discount at about the time he had threatened to have this attorney's conduct investigated by the grand jury; that he practices the profession of law in violation of the statutes of the United States and, in fact, in one instance received a fee of \$500 for professional services; that he is a member of the board of directors of a New York corporation, and as such director received and appropriated several hundred dollars to which he was not entitled."

Justice Wright was appointed to the bench from Ohio by President Roosevelt in November, 1902, being at that time 44 years old. Justice Wright was born in Hamilton county, Ohio, and lived there until his removal to Washington. He is the third generation of a family who have devoted themselves to the practice of law. Prior to his accession to the bench he had served his native city as mayor and Hamilton county as assistant prosecutor. At the age of 29 he was elected judge of the court of common pleas of Hamilton county, and at the expiration of his five-year term resumed the practice of law, which he continued until his appointment to the court in Washington.

His selection for this position was strenuously opposed by the late Senator Hanna, and as a result favored by Senator Foraker. The Wright case was the storm center of the Hanna-Foraker fight in Ohio, and President Roosevelt held over the appointment a 1903 until after the campaign. Then the appointment came as a great surprise to Hanna's friends.

## TWO CASES IN NORTHFIELD.

Infantile Paralysis Near Harbor Bridge and at the Falls.

Northfield, Oct. 7.—Two cases of infantile paralysis have been discovered in the town of Northfield. One is in the family of Myron Willey residing near the Harbor bridge and the other in the family of Benjamin Prescott at Northfield Falls. Both the patients are young children. The Prescott family is large and one of the children has been attending the village school here. The patient is five years old. Dr. H. A. Ladd of Burlington was here yesterday and he pronounced both to be cases of infantile paralysis.

## BOAT KEEL BENEATH SEA

German Torpedo Boat Destroyer Is Reported Mined To-day

## CREW THOUGHT SAVED BY GERMAN CRUISER

Loss of Vessel Sustained in North Sea Near Mouth of the Ems

London, Oct. 7, 2:13 p. m.—A German torpedo boat destroyer cruising off the estuary of the river Ems in the North sea was sunk by a mine, according to a dispatch from Amsterdam to the Reuters' Telegram Co. This news reached Amsterdam in a dispatch from the island of Schiermonnik.

The message said that at the time of the disaster, 11 o'clock this morning, the destroyer was to the northeast of Schiermonnik. Observers on the island heard a sudden explosion and a huge mass of water rose from under the bows of the destroyer; the boat keeled over and disappeared under the waves within three minutes.

The periscopes of two submarines appeared on the scene. Their nationality could not be ascertained but probably a German cruiser arrived in time to save the crew of the destroyer.

## O'BRIEN—McMAHON.

Montpelier Girl the Bride of Springfield, Mass., Man.

The marriage of Miss Mary Irene McMahon, daughter of Mr. and Mrs. Thomas McMahon of Montpelier, and James D. O'Brien of Springfield, Mass., son of Mr. and Mrs. John O'Brien of Jonestown, occurred at St. Augustine's church in Montpelier this morning, the officiating clergyman being Rev. W. B. McMahon of Rutland, a brother of the bride. Solemn high mass, which followed the ceremony, was led by Rev. W. J. O'Sullivan, pastor of St. Augustine's.

The bride was attended by her sister, Miss Anna McMahon, and the best man was Frank R. O'Brien of Jonestown.

The bride was gowned in white crepe de chine and wore a gold-laced hat with fur trimmings. She carried a bouquet of lilies of the valley. Her sister wore a gown of pink charmeuse and wore a black picture hat. She carried a bouquet of Killarney roses.

During the ceremony Rev. F. W. McQuire of Chicago acted as deacon. Rev. E. J. Cahill of Montpelier as sub-deacon. Rev. J. J. Kennedy of Burlington as master of ceremonies, and Rev. Cray of Brandon, F. W. Walsh of Orwell and E. O'Brien of Castleton were in the sanctuary.

Miss Clara Lynch played the wedding march, and Miss Emma Heney sang "Ave Maria." Librian Baupre sang "Sanctus." William Carey sang "Benedictus." and a quartet consisting of Miss Mary Mack and Mamie White and Messrs. Baupre and Carey sang "Angus Del."

At the close of the church service about 40 guests went to the McMahon residence, where a wedding breakfast was served in charge of Misses Annie Heney, Annie Glynn, Mary Finn, Sarah McMahon, Sarah McAvoy and Mrs. W. D. McMahon. Mrs. John McGuire catered. After a wedding trip, Mr. and Mrs. O'Brien will reside in Springfield, Mass., where the groom has been engaged as a train dispatcher by the Boston & Maine railroad for the past year. The bride is one of Montpelier's best known young ladies and is popular in a wide circle of friends in that city as well as in Barre. She has been engaged in several newspaper offices as a linotype operator and was for some time in the office of The Times.

## WAS ILL THREE DAYS.

Mrs. John L. Johnson of Brattleboro Died of Peritonitis.

Brattleboro, Oct. 7.—Emma Louisa Johnson, 56, wife of John L. Johnson, building inspector, died yesterday afternoon at 5:45 o'clock in Memorial hospital of peritonitis. She had been ill only three days. Mrs. Johnson was born in Sweden December 18, 1858, and came to this country and to Brattleboro in 1880 and until her marriage in 1890 was in the employ of Mrs. J. J. Eddy. Mrs. Johnson leaves besides her husband, three children, Grace Victoria, Guy Eugene and Alma Louisa, all residents of Brattleboro. She leaves also two sisters in Brattleboro, Mrs. Charles Berg and Mrs. Andrew Johnson, and her mother and one brother in Sweden. Her father died recently in that country at the age of 92.

## BENNINGTON MAN HURT.

Hurled Through Windshield in an Auto Crash.

North Adams, Mass., Oct. 7.—James Murphy of Bennington, Vt., was seriously injured last night when his automobile was hurled into a machine driven by C. T. Barrett of Willimansett. The accident occurred near the west end of Hillside cemetery in West Main street.

August Kelton of Bennington was driving the car in which Murphy was riding and was headed west. The Barrett machine was headed east when the cars came together. Murphy went through the windshield and his face, hands and knees were badly cut.

He was taken to the North Adams hospital, where his recovery is expected. Both machines were damaged badly.

California yew which grows on the national forests of that state is finding some use in present-day archery practice. Its qualities closely resemble those of the old world yew which made the English long bow famous in medieval times.

## MANY REBEKAHS WERE PRESENT.

At District No. 13 Meeting with Bright Star Lodge Last Evening.

District No. 13 of the Vermont Rebekah assembly held its annual meeting with Bright Star lodge, No. 18, last evening with one of the largest crowds in the history of the district meetings in attendance. Upwards of 250 delegates from Washington, East Barre, Williams-town, Plainfield, Cabot and Barre, comprising lodges in the district, and guests from Montpelier, Waitsfield and Warren were present. Interest to the occasion was also added by the presence of several grand lodge officers among whom were: Mrs. Nora M. Jackson, president of the state assembly, Mrs. Adele Wallis of Waitsfield, chaplain of the assembly, Mrs. Carrie Nichols of Montpelier, deputy president of the district No. 7, Mrs. Alice Myers of Cabot, and Mrs. J. B. Reardon, chaplain of the grand lodge of Vermont, Judge H. W. Scott, grand representative of Vermont Odd Fellows and Charles Parker of Plainfield, deputy president of the 13th district of Odd Fellows.

The meeting was called to order at 7:30 o'clock, Bright Star lodge conducting the opening exercises. Then followed the introduction of the grand lodge officers and the address of welcome by Mrs. Ida M. Kendrick of the local lodge. The response in behalf of the delegates was given by Lilla M. Jeffords of Fraternities lodge, Williamstown. One of the most diverting features of the evening's program was the exemplification of the Rebekah degree by Rippling Stream lodge, No. 40, of East Barre. The ceremony was performed with a fine regard of the last meeting and individual lodge reports were followed by an exemplification of unwritten work by Mrs. Jackson, the president. At this juncture a number of the grand lodge officers were called upon for remarks and while the speaking was in progress the delegates paid excellent attention. The closing ceremonies were followed by a banquet served in the adjoining hall by Bright Star lodge.

## PERSONALITIES FLEW IN MOOSE CONVENTION

Before Party in Bay State Declared in Favor of National Prohibition Against Protest of Charles S. Bird.

Boston, Oct. 7.—The Progressive party at its state convention yesterday declared in favor of national prohibition. This stand was taken only after a sharp discussion, enlivened by personalities, during which some of the speakers hinted that paid representatives of the liquor interests were on the floor.

Joseph Walker of Brookline, the primary nominee for governor, had endorsed the incorporation of the prohibition plank in the party platform. Charles Sumner Bird of Walpole, Progressive candidate for governor in the last two years, opposed the idea in an address in which he questioned the moral right of the government to prohibit the use of alcoholic drinks in this country. "It would be a moral mistake to pass this law," he declared.

Mr. Bird urged that the convention favor only a referendum on the subject, instead of taking an absolute stand. His recommendation was defeated by a vote of 232 to 130.

The platform in general was a reaffirmation of principles previously announced. Purchase by the state of a majority of the stock of the Boston and Maine railroad was again favored.

## TAKEN TO COUNTY COURT.

Case of State vs. Manuel Quivas, Alleged Illegal Selling.

Manuel Quivas of Granvilleville was arraigned before Judge H. W. Scott in county court this forenoon on a charge of illegal selling to which he entered a plea of not guilty, waived examination, and furnished bail in the sum of \$500 for his appearance at the March term of Washington county court. Quivas is represented by R. A. Hoar, and State's Attorney J. Ward Carver, who preferred the charge against the man, intimated to-day that an information might be filed against him in order to return the case during the present term of county court.

Quivas was arrested at Granvilleville last night by Deputy Sheriff Dennis Donahue and brought to police headquarters in this city. It is alleged that Quivas joined with one A. Rivas in the retail delivery of beer near the boulder quarry last Saturday. Rivas was arrested and on his plea of guilty to a similar charge yesterday he went to county jail for three months.

On a complaint lodged against him, Quivas was arrested at Granvilleville last night by Deputy Sheriff Dennis Donahue and brought to police headquarters in this city. It is alleged that Quivas joined with one A. Rivas in the retail delivery of beer near the boulder quarry last Saturday. Rivas was arrested and on his plea of guilty to a similar charge yesterday he went to county jail for three months.

## BENDER VS. JAMES.

Is the Probable Choice of Pitchers for First Game in World Series.

Philadelphia, Oct. 7.—The Boston Braves, champions in the National league, are in this city preparing for the opening of the world's series Friday when they meet the Philadelphia Athletics, the American league champions. The Bostonians came here from Brooklyn after the closing game of the season yesterday, and to-day will have an opportunity to get a line on the Philadelphians, who play their closing game this afternoon with New York. Neither manager has indicated who will pitch in the opening game Friday, but the general opinion is that Bender and James for the Philadelphians and James for the Braves.

## THAW'S SOJOURN A SCANDAL.

Is Asserted Made in Jerome's Latest Petition.

Washington, D. C., Oct. 7.—Asserting that the sentence of Harry R. Thaw, now in Massachusetts, N. H., is a scandal to the state of New York, attorneys for the latter state will ask the supreme court next Tuesday to advance for immediate hearing the litigation over Thaw's extradition to New York.

## HEIRS RETURN TO THE FIGHT

Make New Effort to Break Will in Half-Million Estate

## THEY SEEK NEW TRIAL FROM SUPREME COURT

Columbus Smith Will Founding Old Ladies' Home Had Just Been Sustained

In Vermont supreme court, Montpelier to-day a petition was brought for a new trial in the Columbus Smith will case from Addison county, in which case a decision was handed down by the court yesterday sustaining the will and codicils of the late Columbus Smith, who left a fortune estimated at \$500,000 to found an old ladies' home in Addison county. The petition for a new trial was brought on questions of law and also that the lower court should have left the entire decision as to the will and the codicils to the jury. In Addison county court the jury decided that Mr. Smith was of sound mind when the will was drawn but that he was not of sound mind when the codicils were drawn, the court deciding that he was of sound mind when both were drawn.

Those who contested the will on the ground that Mr. Smith was mentally irresponsible included Anna Perry of Gardner, Mass., a grandniece, and Fred Page of Ludlow, a grandnephew. Among the peculiar bequests in the will was \$1 to his brother-in-law, Alonzo Cook, to buy a feather for his cap when he played soldier or a tin whistle to amuse himself in his declining years. He left \$75 to Albro Ranney of Salisbury, on condition he sell his horse and buy a new suit of clothes, an overcoat and a pair of boots.

His bequest for the home was conditioned that the inmates should be of good Christian character, not addicted to the use of narcotics, Indians and negroes barred. Smith made his fortune looking up American heirs for English estates.

Another case argued this morning was Walk and Brock vs. C. T. Ranlett & Co., trustee, a case coming from Caladonia county.

The following order was made in the case of Charles Batchelder, disbarment, Windsor county: "In the above entitled proceedings, whereas the said Charles Batchelder has made answer and thereupon submitted himself to the judgment of the court it is ordered and adjudged from the facts admitted that he be removed from the office of attorney from this court and that his name be stricken from the roll."

In the Washington county case of Fred N. Braley vs. city of Barre the judgment of the lower court is affirmed and in the case of state vs. C. W. Perkins, a dealer in Christmas trees, the judgment and sentence is reversed and the cause is remanded.

In the cases of Mina L. Seeley against Central Vermont Railway Co., negligence, Chittenden county, judgment for plaintiff for \$2,000 affirmed; Ellen E. Frederick vs. Lillian Morse, Windham county judgment for plaintiff for \$2,300 affirmed; Warren W. Seavoir, administrator, vs. Rutland railroad, negligence, judgment for defendant affirmed. There are 11 candidates taking the examinations for admission to the bar and included in the number is Miss Ellen Hoar of Barre.

## ONE PUT ON PROBATION.

And Other Youthful Miscreant in Montpelier Sent to Jail.

In Washington county court yesterday afternoon Charles Carbo and Robert Osgood were arraigned on the charge of breaking into several Montpelier stores last Sunday night. Carbo was sentenced to spend the remainder of his minority in the industrial school at Vergennes and then was put on probation. Osgood was sentenced to spend not less than two and not more than three years in the house of correction at Rutland.

Joseph Bennett was sentenced to not less than three and not more than four months for breaking probation by getting intoxicated.

## TO HAVE "INDUSTRIES DAY."

Montpelier People Plan to Know Their Industries Better.

Montpelier will have "industries day" similar to the one recently held in other cities of the state, to better acquaint the people of that city and vicinity with manufacturing advantages of the city. A tentative program was decided upon yesterday afternoon by committees selected from the board of trade and the Women's club. The date has not been selected but it will be some time this month.

A mass meeting of the school children will be held in the city hall in the forenoon with a similar meeting for adults in the evening and it is hoped to secure prominent speakers for the evening. The afternoon will be devoted to paying visits to the principal industries of the city and school children will be under the guidance of those acquainted with the industries and places visited.

## HELD AS MURDER SUSPECT.

Charged with Slaying Max Whaw Body Was Found at Ayer, Mass.

Ayer, Mass., Oct. 7.—Alfonso Colares, charged with the murder of Paulina Sullivan, was held without bail in the district court yesterday for a continued hearing on Oct. 23. Colares and Sullivan were Boston & Maine section hands. Sullivan's mutilated body was found on a bridge near here last Sunday.

Six other section hands who are considered material witnesses by the police were committed to jail in default of bonds of \$250.